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August 30, 2003

Ms. Marlene Dortch
Office of the Secretary
Federal Communications Commission
445 Twelfth Street, S.W.
12 Street Lobby - TW - A325
Washington, D.C. 20554

Re: Petition for Rule Making New Llano, Louisiana

Dear Ms. Dortch:

Enclosed is an original and four (4) copies of a Petition for Rule Making to add Channel 252C3 at New Llano, Louisiana.

Respectfully submitted,

Charles Crawford 4553 Bordeaux Ave. Dailas, Texas 75205

(214) 520-7077 Tele

(214) 443-9308 Fax

03-28/ MB

Before the Federal Communications Commission Washington, D.C. 20554

In the Matter of)	
Amendment of 73.202 (b))	MB Docket No.
Table of Allotments)	nn bocket No.
FM Broadcast Stations	,	
(New Llanc, louisiana,	J	

To: John Karousos, Chief Allocations Branch Mass Media Bureau

PETITION FOR RULE MAKING

Fursuant to 47 C.F.R. 1.401, Charles Crawford respectfully petitions the FCC to institute a Rule Making proceeding to amend the FM Table of Allotments to add Channel 252C3 at New Llano, Louisiana.

DISCUSSION

Petitioner respectfully submits that the public interest would be served by allocating Channel 252C3 to New Llano, Louisiana as that community's first service. New Llano, Louisiana is an incorporated community with a population of 2,415 people. New Llano has its own post office, its own volunteer fire department, its own city hall, police department, Tommy Sermons police chief, its own mayor, Vic W. Smith and a number of local churches. The proposed channel 252C3 will provide additional diversity and an outlet for local self-expression to New Llano residents and therefore is in the public interest.

In order for Channel 252C3 to be allotted at New Llanc, Louisiana, the vacant allotment for channel 252A at Leesville, Louisiana will need to be replaced with channel 224A.

The proposed changes are as follows:

¹ U.S. Census 2000

		Present	Proposed
New Llano,	Louisiana		252C3
Leesville,	Louisiana	252A	224A

Attached hereto is a channel study confirming that Channel 252C3 can be allocated to New Llano, Louisiana consistent with the FCC's FM separation rules provided the necessary change is made at Leesville. (See, Attachment A) See revision of FM Assignment Policies and Procedures, 90 FCC 2d 88 (1992)

Reference coordinates for Channel 252C3 at New Llano, Louisiana are:

31 12 18 N 93 16 11 W

In order for Channel 252C3 to be allotted at New Liano, Louisiana, the vacant allotment for Channel 252A at Leesville, Louisiana must be replaced with Channel 224A. Attached hereto is a channel study confirming that Channel 224A can be allocated to Leesville, Louisiana consistent with the FCC's FM separation rules. (See, Attachment B) Note: The petition to add channel 224A at Newton, Louisiana was dismissed by Report & Order, DA 03-1935, MM Docket No. 02-56, released June 20, 2003. (See, Attachment C)

Reference coordinates for Channel 224A at Leesville, Louisiana are:

31 U/ 49 N 93 C8 O3 W

Should this petition be granted and Channel 252C3 be allotted to New Llano, Louisiana, Petitioner will apply for Channel 252C3, and after it is authorized, will promptly construct the new facility.

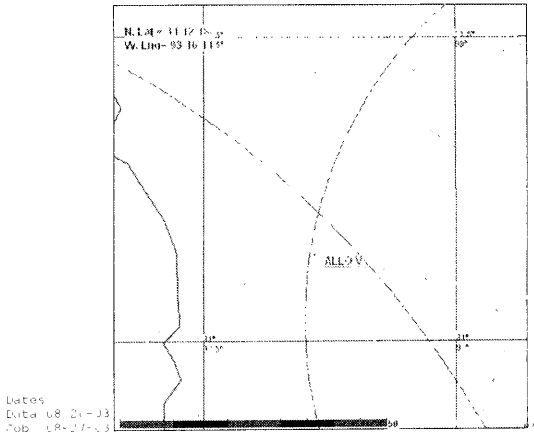
The factual information provided in this Petition for Rule Making is correct and true to the best of my knowledge.

Respectfully submitted,

Charles Crawford 4553 Burdeaux Ave. Dallas, Texas /5205 (214) 520-7077 Tele (214) 443-9308 Fax

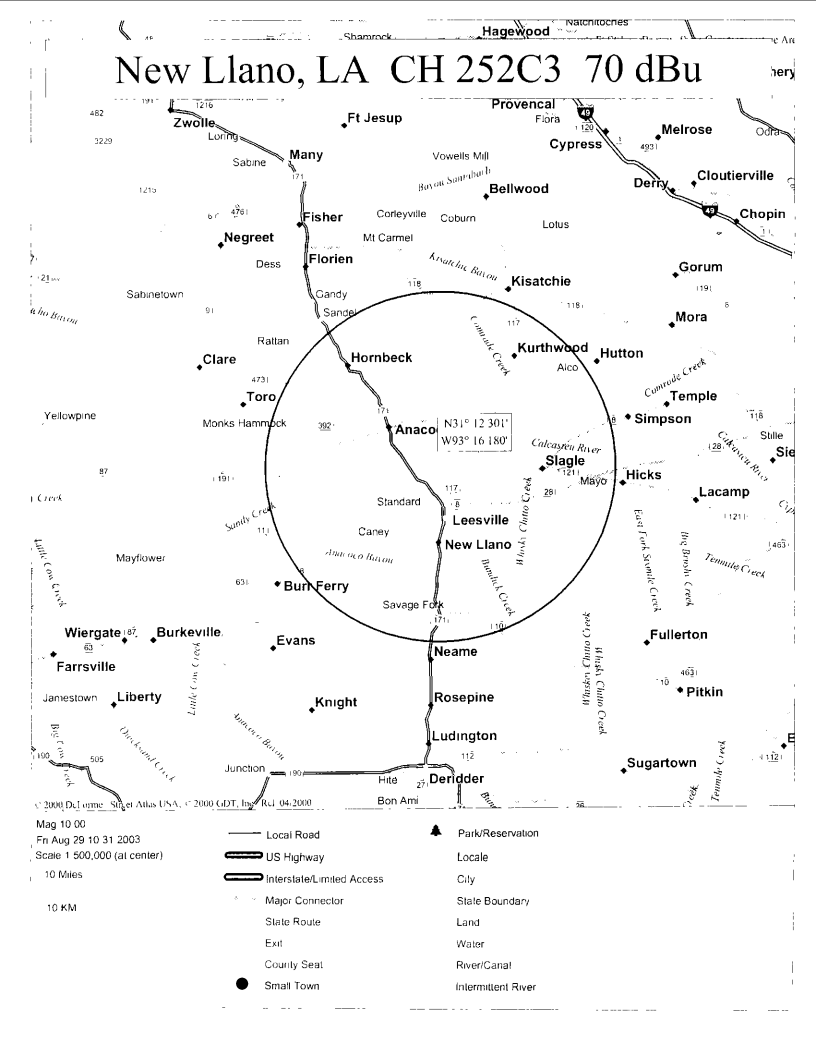
cc: Gene A. Bechtel, Law Office of Gene Bechtel, Suite 600, 1050 17¹¹ Street, N.W., Washington, D.C. 20036, telephone (202) 496-1289, telecopier (301) 762-0156, attorney for Charles Crawford. It is requested that the Commission and any parties who may file pleadings in the captioned matter serve copier to Mr. Bechtel as well as Charles Crawford.

Attachment A

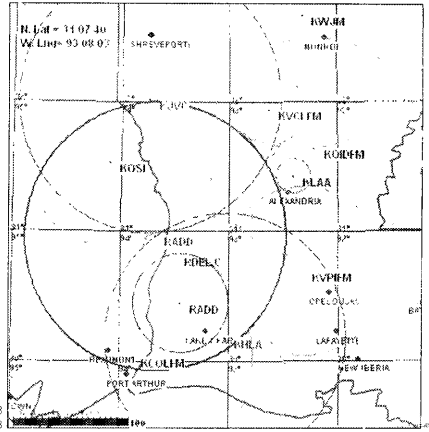


Dates

Call	#HD	туре	Location		D-KM	Azı	FCC	Margin
ALLO, V	252A	VAC	Leesville	LA	7.05	186.4	142.0	-134.95
KKST	254C1	LIC N	Oakdale	LA	75.65	104.5	76.0	-0.35
KTJM	253C	LIC	Port Arthur	TΧ	175.73	223.5	176.0	-0.27
KOLK	250C2	LIC	De Ridder	LA	65.44	176.3	56.0	9.44
KZRZ	252C2	LIC	West Monroe	LA	201.68	36.4	177.0	24.68
KTALFM	251C*		Texarkana	TX	200.73	340.0	176.0	24.73
ALIO.V	25303	VAC	Ringgold	LA	124.92	2.6	99.0	25.92
WDGL	251C	LIC	Baton Rouge	Аl	217.72	114.9	176.0	41.72
RDEL	252C2	DEL	Palestine	TΧ	248.70	291.6	177.0	71.70
KYYK	252C2	LIC	Palestine	TX	248.70	291.6	177.0	71.70
KAPBEM	249A	LIC	Marksville	LA	114.00	94.2	42.0	72.00
KTUX	255C1		Carthage	TX	149.22	331.9	76.0	73.22

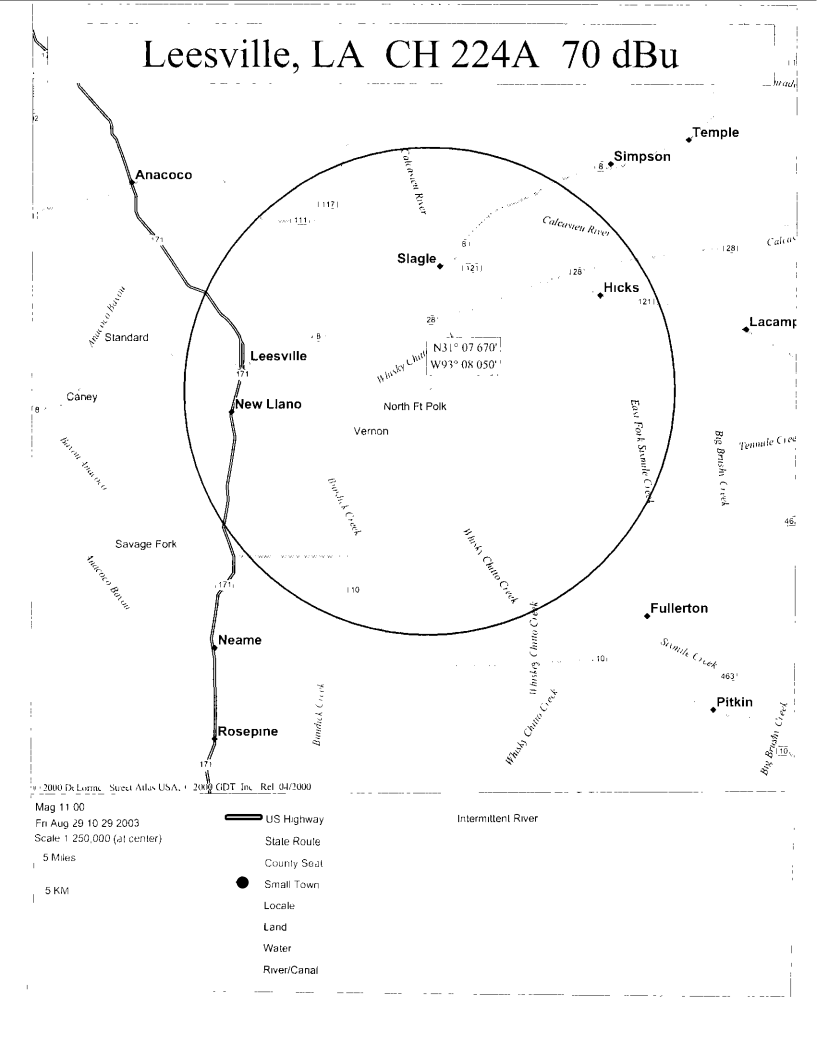


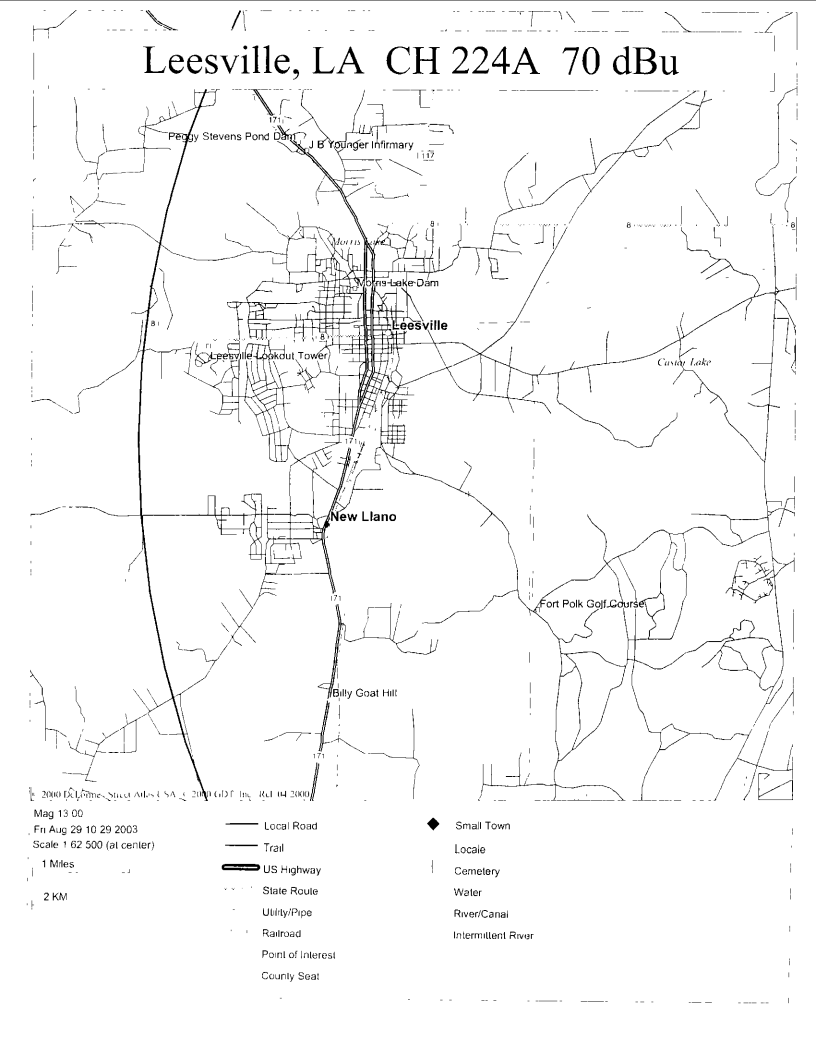
Attachment B



Dates: Data.08-26-03

Call	CH#	Туре	Location		D-KM	Azı	FCC	Margin
rADu	224A	ADD	Newton	LA	54.68	250.6	115.0	-60.32
KJVC	224A	LIC	Mansfield	LA	114.51	330.2	115.0	-0.49
KHLA	225C2	LIC-Z	Jennings	LA	105.53	174.6	106.0	-0.47
RDEL	221C3	DEL	De Ridder	LA	49.07	224.0	42.0	7.07
KNUF	221C3	LIC	De Ridder	LA	49.07	224.0	42.0	7.07
RADD	221C3	ADD	Merryvılle	LA	49.07	224.0	42.0	7.07
KNUF.C	221C3	CP N	De Ridder	LA	49.07	224.0	42.0	7.07
RDEL	221C3	DEL	Deridder	LA	49.07	224.0	42.0	7.07
KQIDEM	226C	LIC	Alexandrıa	LA	104.99	57.0	95.0	9.99
KVPITM	223A	LIC	Ville Platte	LA	92.07	121.4	72.0	20.07
KQSI	223A	LIC	Gan Augustine	TX	102.09	296.2	72.0	30.09
MQCY	224C2	LIC	Clintor.	LΑ	199.04	98.4	166.0	33.04
KCOLFM	223C2	LlC	GLUVES	ГΧ	141.40	210.6	106.0	35.40
RADD	221C3	ADD	Deguincy	L.A	80.94	201.4	42.0	38.94
K1∨YFM	224C2	LIC	Crockett	T'X	221.71	275.7	166.0	55.71
KLAA	278C2	LIC	'l'ıoga	LA	76.98	64.1	15.0	61.98
KVCLFM	221A	LIC N	Winnfield	LA	102.94	27.6	31.0	71.94
KWJM	224A	LIC-D	Farmerville	LA	188.10	23.9	115.0	73.10





Attachment C

Before the Federal Communications Commission Washington, D.C. 20554

In the Matter of)
)
Amendment of Section 73 202(b).) MM Docket No 02-56
Table of Allotments,) RM-10391
FM Broadcast Stations) RM-10581*
(DeRidder, De Quincy, and Merryville,)
Louisiana and Newton, Texas))

REPORT AND ORDER (Proceeding Terminated)

Adopted: June 18, 2003 Released: June 20, 2003

By the Assistant Chief, Audio Division

1 The Audio Division has before it the *Notice of Proposed Rule Making*¹ issued in response to a petition for rule making originally filed by West Central Broadcasting Co, Inc, the former licensee of Station KNUF. Channel 221C3, DeRidder, Louisiana Initially, the former licensee proposed to reallot Channel 221C3 from DeRidder to Merryville, Louisiana (RM-10391) as Merryville's first local aural transmission service. Subsequently, Apex Broadcasting, Inc ("Apex Broadcasting"), the current licensee of Station KNUF, filed a timely counterproposal requesting the reallotment of Channel 221C3 to DeQuincy, Louisiana, rather than Merryville, Louisiana, as DeQuincy's first local aural transmission service. Apex Broadcasting also proposed the allotment of Channel 224A to Newton, Texas, as Newton's first local service.

2 In Taccoa, Georgia, et al. 3 we announced that a petitioner for rule making that files a counterproposal to its own proposal must provide an explanation as to why its counterproposal could not have been set forth in its original petition for rulemaking. In the absence of such an explanation, such as unforeseen circumstances, the Commission reserves the right to process the new proposal in a new proceeding. In regard to its counterproposal, Apex Broadcasting states that the circumstances have changed since its predecessor filed the initial petition for rule making to relocate Station KNUF from DeRidder to Merryville. Louisiana. Specifically, Apex Broadcasting notes that on May 3, 2002, Radio Maria, Inc., the licensee of FM Station KOJO, Channel 219A, Lake Charles, Louisiana, withdrew its application for an upgrade to Channel 219C2 (File No BPED-19970624ML). As a result of that withdrawal. Apex Broadcasting was then able to file its timely counterproposal on May 6, 2002, proposing a change in community of license to DeQuincy, Louisiana, instead of Merryville This counterproposal would result in the larger community of DeQuincy (with a 2000 U.S. Census population of 3,398 persons compared to the population of Merryville, which has a 2000 U.S. Census population of 1,126 persons) receiving a first local service. In view of the fact that the DeQuincy

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¹ DeRidder and Merryville, Louisiana, 17 FCC Red 4656 (M M But 2002)

² The Commission issued a *Public Notice*, Report No. 2577, dated September 25, 2002, in which it announced this counterproposal and gave it the rulemaking number of RM-10581*

¹⁶ FCC Red 21191 (M M Bur 2001)

reallotment proposal would have been originally precluded by the Radio Maria, Inc. application, we find that consideration of this proposal is consistent with *Taccoa*, *Georgia*, et al. We will now consider the Apex Broadcasting counterproposal

- 3 Apex Broadcasting filed its request to move Station KNUF, Channel 221C3, to DeQuiney. Louisiana, pursuant to the provisions of Section 1 420(1) of the Commission's Rules, which permits the modification of a station's authorization to specify a new community of license without affording other interested parties an opportunity to file competing expressions of interest. We grant the Apex Broadcasting counterproposal to reallot Channel 221C3 from DeRidder to DeQuincy and we modify the license of Station KNUF in accordance with this reallotment. Apex Broadcasting's proposal to reallot Station KNUF, Channel 221C3, from DeRidder to DeQuincy meets our spacing requirements and would also provide the entire community of DeQuincy with the required 70 dBu city-grade service contour. The entire loss area, except for an area of 1.6 square kilometers with no population. would receive five or more aural services. We believe that the public interest would by served by reallotting Channel 221C3 from DeRidder to DeQuincy because DeQuincy would receive its first local aural transmission service The reallotment of Channel 221C3 to DeQuincy would not deprive DeRidder of its sole local aural transmission outlet, because DeRidder would continue to be served by three local radio stations DeOuincy is an incorporated city. Apex Broadcasting states that DeOuincy is governed by a mayor, four district council members and one at-large member, has a wide variety of businesses, its own post office, fire and police departments, airport, housing authority, several churches and civic associations, and provides various services to its citizens, including local planning and zoning, road maintenance, and animal control Accordingly. DeQuincy qualifies as a "community" to which an FM channel can be assigned pursuant to Section 307(b) of the Communications Act of 1934, as amended In light of the foregoing facts and circumstances, we grant Petitioner's request to move Station KNUF from DeRidder to DeQuincy, Louisiana
- 4 Staff engineering studies reveal that Apex Broadcasting's proposal to provide new service to Newton. Texas, would not provide the required 70 dBu city-grade contour service to the entire community of Newton. Louisiana Therefore, we cannot allot Channel 224A to Newton. Texas This fact is not fatal to the Apex Broadcasting counterproposal, because Apex Broadcasting's change of community from DeRidder to DeQuincy would not result in any populated loss area receiving less than five aural services. Since Apex Broadcasting's proposal to provide DeQuincy with a first local service is distinct and independent from its proposal to serve Newton, we believe that the proposal to reallot Channel 221C3 to DeQuincy should be granted, even though we reject the Newton proposal 6
- 5 Channel 221C3 can be allotted to DeQuincy, Louisiana, in conformity with the technical requirements of the Commission's Rules, utilizing Petitioner's requested site at the coordinates of 30-26-54 North Latitude and 93-26-37 West Longitude, with a site restriction of 1 04 kilometers (0 64 miles) west of DeQuincy. Louisiana
- 6 Accordingly, pursuant to the authority contained in Sections 4(i), 5(c)(1), 303(g) and (r) and 307(b) of the Communications Act of 1934, as amended, and Sections 0.61, 0.204(b) and 0.283 of the

⁴ See Modification of FM and TV Authorizations to Specify a New Community of License, 4 FCC Red 4870 (1989), recon-granted in part. 5 FCC Red 7094 (1990)

¹ That area of 1.6 square kilometers would receive four aural services

[&]quot; See Casper, Wyoming, et al., 15 FCC Rcd 15806 (M M Bur 2000)

Commission's Rules. IT IS ORDERED. That effective August 4, 2003, the FM Table of Allotments, Section 73 202(b) of the Commission's Rules, IS AMENDED for the communities listed below, as follows

<u>Community</u>	<u>Channel Number</u>
DeRidder, Louisiana	250C2
DeQuincy, Louisiana	221C3

- 7 !T IS FURTHER ORDERED, pursuant to Section 316(a) of the Communications Act of 1934, as amended, that the license of Apex Broadcasting, Inc. for Station KNUF, DeRidder, Louisiana. IS MODIFIED to specify operation on Channel 221C3 at DeQuincy, Louisiana, subject to the following conditions
- (a) Within 90 days of the effective date of this *Order*, the licensee shall submit to the Commission a minor change application for a construction permit (Form 301), specifying the new facility
- (b) Upon grant of the construction permit, program tests may be conducted in accordance with Section 73 1620 of the Commission's Rules
- (c) Nothing contained herein shall be construed to authorize a change in transmitter location or to avoid the necessity of filing an environmental assessment pursuant to Section 1 1307 of the Commission's Rules
- 8 Pursuant to Commission Rule Section 1 1104(l)(k) and (3)(m), any party seeking a change of community of license of an FM or television allotment or an upgrade of an existing FM allotment, if the request is granted, must submit a rule making fee when filing its application to implement the change in community of license and/or upgrade. As a result of this proceeding, Apex Broadcasting, Inc., licensee of Station KNUF, is required to submit a rule making fee in addition to the fee required for the application to effect the change in community of license.
 - 9 IT IS FURTHER ORDERED That this proceeding IS TERMINATED
- 10 For further information concerning the above, contact R. Barthen Gorman, Media Bureau, (202) 418-2180

FEDERAL COMMUNICATIONS COMMISSION

John A Karousos Assistant Chief, Audio Division Media Burcau